Filed 04/17/2006

UNITED STATES DISTRICT COunt DISTRICT OF HAWAII

(Rev. 9/89) Bill of Costs %AO 133

Clerk of Court

UNITED STATES DISTRICT COURT

District of Hawaii

SUE BEITIA, CLERK

Date

KEVIN ROSA and LILY ROSA

V.

BILL OF COSTS

CUTTER PONTIAC BUICK GMC OF WAIPAHU	Case Number: CV	01-00766	DAE-BN	1K
Judgment having been entered in the above entitled action on the Clerk is requested to tax the following as costs:	4/3/2006 Date	against	Plaintiff	<u>s</u>
Fees of the Clerk				\$
Fees for service of summons and subpoena				
Fees of the court reporter for all or any part of the transcript necessary	arily obtained for u	se in the ca	se	1,026.30
Fees and disbursements for printing				140.3
Fees for witnesses (itemize on reverse side)			- • •	0.00
Fees for exemplification and copies of papers necessarily obtained to	for use in the case	· · · · · · · · · · · · · · · · · · ·	,	
Docket fees under 28 U.S.C. 1923	************	•••••		
Costs as shown on Mandate of Court of Appeals				
Compensation of court-appointed experts				
Compensation of interpreters and costs of special interpretation serv	vices under 28 U.S.	C. 1828		
Other costs (please itemize)	************	• • • • • • • •	,	69.79
		T	OTAL	\$1,236.40
SPECIAL NOTE: Attach to your bill an itemization and documenta	entered in the above entitled action on A/3/2006 against Date x the following as costs: S Institute and subpoena For all or any part of the transcript necessarily obtained for use in the case Institute and subpoena For all or any part of the transcript necessarily obtained for use in the case Institute and subpoena For all or any part of the transcript necessarily obtained for use in the case Institute and subpoena For all or any part of the transcript necessarily obtained for use in the case Institute and subpoena I			
	ATION		·····	
I declare under penalty of perjury that the foregoing costs are correfor which fees have been charged were actually and necessarily perforepaid to: John Harris Paer, 41B Kepola Pl., Hon., HI 96817 Signature of Attorney:	oct and were necessa formed. A copy of	rily incurre this bill was	d in this ac s mailed t	ction and that the services oday with postage
Name of Attorney: J. N. WIEDMAN, Esq. #6001, 1100	O Alakea Street, P	H 2, Hono	lulu, HI 9)6813
For: Defendant CUTTER PONTIAC BUICK GMC OF WAIPAF	HU, INC.	· · · · · · · · · · · · · · · · · · ·	Date:	4/17/16
Name of Claiming Party Costs are taxed in the amount of \$1,236.40			and in	cluded in the judgment.
By:				,,

Deputy Clerk

WITNESS FEES (computation, cf. 28 U.S.C. 1821 for statutory fees)									
	ATTEN	ENDANCE SUBSISTENCE		MILEAGE		Total Cost			
NAME AND RESIDENCE	5	Total	8	Total		Total	Each Witness		
	Days	Cost	Days	Cost	Miles	Cost	\$0.00		
							\$0.00		
							\$0.00		
							\$0.00		
							\$0.00		
							\$0.00		
					то	DTAL	\$0.00		

NOTICE

Section 1924, Title 28, U.S. Code (effective September 1, 1948) provides:

"Sec. 1924. Verification of bill of costs,"

"Before any bill of costs is taxed, the party claiming any item of cost or disbursement shall attach thereto an affidavit, made by himself or by his duly authorized attorney or agent having knowledge of the facts, that such item is correct and has been necessarily incurred in the case and that the services for which fees have been charged were actually and necessarily performed."

See also Section 1920 of Title 28, which reads in part as follows:

"A bill of costs shall be filed in the case and, upon allowance, included in the judgment or decree."

The Federal Rules of Civil Procedure contain the following provisions: Rule 54 (d)

"Except when express provision therefor is made either in a statute of the United States or in these rules, costs shall be allowed as of course to the prevailing party unless the court otherwise directs, but costs against the United States, its officers, and agencies shall be imposed only to the extent permitted by law. Costs may be taxed by the clerk on one day's notice. On motion served within 5 days thereafter, the action of the clerk may be reviewed by the court."

Rule 6(e)

"Whenever a party has the right or is required to do some act or take some proceedings within a prescribed period after the service of a notice or other paper upon him and the notice or paper is served upon him by mail, 3 days shall be added to the prescribed period."

Rule 58 (In Part)

"Entry of the judgment shall not be delayed for the taxing of costs."